

House of Representatives

General Assembly

File No. 152

January Session, 2009

House Bill No. 5536

House of Representatives, March 24, 2009

The Committee on Planning and Development reported through REP. SHARKEY of the 88th Dist., Chairperson of the Committee on the part of the House, that the bill ought to pass.

AN ACT CONCERNING INTEREST ON CHARGES FOR SEWER SYSTEM EXPANSION.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 7-253 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2009*):
- 3 [The] <u>In the case of an acquisition, construction or expansion of a</u> 4 sewerage system financed from the general reserves of the
- 5 municipality or by bonds or notes issued by the municipality, the
- 6 water pollution control authority may provide for the payment of any
- 7 assessment in substantially equal annual installments, not exceeding
- 8 thirty, and may provide for interest charges applicable to such
- 9 deferred payments. [The] When the acquisition, construction or
- 10 <u>expansion of the sewerage system is financed by the issuance of bonds</u>
- 11 <u>or notes by the municipality, the</u> last installment of any assessment
- shall be due not later than one year prior to the date of the last
- 13 maturity of [any] such bonds or notes [issued by the municipality to
- 14 finance the acquisition or construction of the sewerage system] or

15 portion thereof in respect to which the assessment was levied, except 16 that if such bonds or notes are a general obligation of the municipality, 17 the municipality may levy an assessment the last installment of which 18 may be due up to ten years after the date of the last maturity of such 19 bonds or notes provided the total amount of such assessment does not 20 exceed the amount of the principal of such bonds or notes which have 21 been paid prior to the levying of such assessment. [Any such interest] 22 Interest charges may not exceed (1) the maximum rate of interest the 23 municipality is obligated to pay on such bonds or notes, or (2) a reasonable rate of interest when the acquisition, construction or 24 25 expansion of the sewerage system is financed from the general 26 reserves of the municipality. Any person may pay any installment for 27 which he is liable at any time prior to the due date thereof and no 28 interest on any such installment shall be charged beyond the date of 29 such payment. The water pollution control authority shall cause the town clerk of the town in which the property so assessed, in such equal 30 31 installments, is located, to record on the land records a certificate, 32 signed by the tax collector or treasurer of the municipality, of such 33 facts in form substantially as follows:

CERTIFICATE OF NOTICE OF INSTALLMENT

PAYMENT OF ASSESSMENT OF BENEFITS

The undersigned Tax Collector (or Treasurer) of the Town of (district of) in the County of, State of Connecticut, hereby certifies from the date hereof an installment payment plan is in effect, for payment of an assessment of benefits for the installation of a sewerage system, in favor of the Town of (district of) upon real property situated in (town or municipality), Connecticut, which real property is more fully described in the (town) Land Records in:

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The notice of such assessment of sewerage benefits herein certified is to (owner of property), the principal of which is \$.... due to said Town of, (district of), together with legal interest, fees and

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46 charges thereon, assessed on (date) in the name of (owner of 47 property) and the same became due on (date) and may be paid in 48 annual installment payments of \$.... each plus or including interest and 49 continuing to T2 (indicate which) (date of last installment) 50 This certificate is filed pursuant to section 7-253 of the general 51 statutes as amended, (or (indicate special act or charter)). T3 The property assessed is: T4 Lot Street T5 Item No. T6 Tax Collector (or Treasurer) Received 20.. T7 At M. T8 Recorded in Land Records. T9 Vol. Page Town Clerk T10 52 Such certificate shall operate as notice of the existence of a plan for 53 payment of such assessment by installments and the town clerk shall 54 cancel or remove the same within seven calendar days after the last 55 installment due has been satisfied, or the total assessment together 56 with all interest, fees and charges has been paid in full.

This act sha sections:	ll take effect as follow	s and shall amend the following
Section 1	October 1, 2009	7-253

PD Joint Favorable

The following Fiscal Impact Statement and Bill Analysis are prepared for the benefit of the members of the General Assembly, solely for purposes of information, summarization and explanation and do not represent the intent of the General Assembly or either chamber thereof for any purpose. In general, fiscal impacts are based upon a variety of informational sources, including the analyst's professional knowledge. Whenever applicable, agency data is consulted as part of the analysis, however final products do not necessarily reflect an assessment from any specific department.

OFA Fiscal Note

State Impact: None

Municipal Impact:

Municipalities	Effect	FY 10 \$	FY 11 \$
Various Municipalities	Potential	See Below	See Below
	Revenue		
	Gain		

Explanation

The bill will result in a revenue gain to the extent that municipalities choose to charge interest when a sewer system project is financed from their general reserves.

The Out Years

The annualized ongoing fiscal impact identified above would continue into the future subject to inflation.

OLR Bill Analysis HB 5536

AN ACT CONCERNING INTEREST ON CHARGES FOR SEWER SYSTEM EXPANSION.

SUMMARY:

This bill allows a water pollution control authority (WPCA) to assess, in substantially equal installment payments over a period of up to 30 years the cost of a sewer system whose acquisition, construction, or expansion is financed from the municipality's general reserves. It also allows the municipality to charge a reasonable rate of interest on such assessments. It requires the WPCA to have the town clerk where the assessed property is located to place a certificate on the land records indicating the assessment.

By law, these provisions apply to the acquisition and construction of systems financed by municipal bonds. The bill extends these provisions to systems expanded using bond financing.

EFFECTIVE DATE: October 1, 2009

COMMITTEE ACTION

Planning and Development Committee

Joint Favorable Yea 20 Nay 0 (03/06/2009)